1 2 3 4 5	JASON M. FRIERSON United States Attorney Nevada Bar No.7709 DANIEL D. HOLLINGSWORTH Assistant United States Attorney Nevada Bar No. 1925 501 Las Vegas Boulevard South, Suite 1100 Las Vegas, Nevada 89101 (702) 388-6336 Daniel.Hollingsworth@usdoj.gov	
6	Attorneys for the United States	
7 8	UNITED STATES DISTRICT COURT DISTRICT OF NEVADA	
9	UNITED STATES OF AMERICA,	2:22-CR-142-RFB-DJA
10	Plaintiff,	United States of America's Unopposed
11	v.	Motion to Extend Time to File Reply to Defendant's Response, ECF No. 146, to Prevent HOA Default Foreclosure Sale of 6033 Watermelon Street, North Las Vegas, Nevada 89081, ECF No. 134
12	MEELAD DEZFOOLI,	
13	Defendant.	(First Request)
14		(Inst Kequest)
15	The United States respectfully moves this Court for an Order extending time to file	
16	its Reply to Defendant Meelad Dezfooli's Response, ECF No. 146, to Prevent HOA	
17	Default Foreclosure Sale of 6033 Watermelon Street, North Las Vegas, Nevada 89081	
18	(Motion), ECF No. 134. The current deadline for government's Reply is April 30, 2024. The	
19	United States requests an extension to and including May 14, 2024, to file its Reply. This is	
20	government's first request.	
21	Although Defendant Dezfooli does not oppose government's requested relief in the	
22	Motion, he does "object to the Government's public filing of private financial account	
23	numbers in violation of Local Rule IC 6-1(a)(4) of the Local Rules of Practice for the United	
24	States District Court for the District of Nevada, as well as Paragraph 8(c) of the Modified	
25	Protective Order (ECF No. 45)." ECF No. 146.	
26	The government needs the additional time to resolve any alleged violations and	
27	would like an opportunity to correct any inadvertent errors. Additionally, undersigned will	
0	he out of state next week for work	

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Undersigned counsel has corresponded with defense counsel, Richard J. Pocker, on 1 2 April 26, 2024, and he does not oppose this request for an extension. This Unopposed Motion for an extension of time is not made for purposes of delay or for any other improper 3 4 purposes. For the foregoing reasons, the government requests and extension of time to and 5 including May 14, 2024, to file its Reply and to remedy any violations claimed by 6 7 Defendant. Dated: April 26, 2024. 8 9 Respectfully submitted, 10 JASON M. FRIERSON **United States Attorney** 11 /s/ Daniel D. Hollingsworth 12 DANIEL D. HOLLINGSWORTH Assistant United States Attorney 13 14 15 16 IT IS S 17 18 RICHARD F. BOULWARE, II UNITED STATES DISTRICT JUDGE 19 April 29, 2024 20 Dated: 21 22 23 24 25 26 27 28